Under the Poperson Reduction Act of \$885, no persons are countred to respond to a provincian or province	Occust Number (Optional)
TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING	
REJECTION OVER A "PRIOR" PATENT	5785-0030
in re Application of: LENIT	İ
Application No.: 10/068,827	· •
- Carrier Constitution Constitu	
Filed: February 4, 2002	
Part Structural Franking Members with Integrated Flow Channels and Marked of Making Same	
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The center, <u>Commune the</u> of <u>100</u> percent interest in the instant application handly dischine, accept as provided below, the terminal part of the statutory term of any patent granted on the braiant application which would extend beyond the expiration date of the full statutory term prior patent in <u>8.497.190</u> as the term of said prior patent is defined in 36 U.S.C. 154 and 173, and as the term of said prior patent is presently shartened by any terminal distributor. The dense thereby agrees that any patent or granted on the instant application stab be enforceable only for earl change such period that it and the prior patent are commonly comed. This agreement runs with any patent granted on the instant application and is binding upon the grantee, he successors or assigns. In motion the above dischaimer, the center does not disclaim the terminal part of the term of any patent granted on the instant application that	
would extend to the explication date of the full attendany term as dictined in 35 U.S.C., 106 and 173 of the prices passed, "as the term to asset put the patient is presently shortband by any terminal disclaimer," in the event that said prior petent letter; explices for feithure to pay a maintenance feet; in the first continues the:	
is found inveiled by a court of competent jurisdiction;	
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is reissand: or	
is in any manner terminated prior to the expiration of its full distinctly term as presently chortened by any sumited discissmen.	
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed in the true; and further that these statements were made with the knowledge that willful false statements and the like as made are purishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeoperfize the validity of the application or any patent leased thereon.	
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KARLI KANI MI	1/14/04
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Yerminal disclaimer top under S7 CPR 1.20(d) included.	
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"Statement under 37 CFR 3.73(b) to required if terminal distributor is signed by the assignce (crank?).	
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This collection of information is required by 87 CFR 1.331. The information is required to obtain of hetalin a best to process; an explication. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This coll including galaxing, properties, and submitting the completed application from to the USPTD. There will very do no the amount of these your equals to complete this tribe that indice supportions for reducing this burden. Bodd it	operating upon the individual case. Any comments
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PAGE 56 * RCVD AT 12/22/04 2:19:51 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/3 * ONE-27/25/06 * CSID:5616262681 * DURATION (mm-ss):01-50

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